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Fill in this information to identify your case	
United States Bankruptcy Court for the: Northern District of Illinois	
Case number (if known):	Chapter you are filing under: Chapter 7 Chapter 11 Chapter 12 Chapter 13



Official Form 101

Voluntary Petition for Individuals Filing for Bankruptcy

12/15

The bankruptcy forms use you and Debtor 1 to refer to a debtor filing alone. A married couple may file a bankruptcy case together—called a joint case—and in joint cases, these forms use you to ask for information from both debtors. For example, if a form asks, "Do you own a car," the answer would be yes if either debtor owns a car. When information is needed about the spouses separately, the form uses Debtor 1 and Debtor 2 to distinguish between them. In joint cases, one of the spouses must report information as Debtor 1 and the other as Debtor 2. The same person must be Debtor 1 in all of the forms.

Be as complete and accurate as possible. If two married people are filing together, both are equally responsible for supplying correct information. If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write your name and case number (if known). Answer every question.

	About Debtor 1:	About Debtor 2 (Spouse Only in a Joint Case):
. Your full name		,,,
Write the name that is on your government-issued picture	1411001013	one COORDINATION OF THE PROPERTY OF THE PROPER
identification (for example, your driver's license or passport).	First name Middle name	First name Middle name
Bring your picture	CRETU	
identification to your meeting with the trustee.	Last name	Last name
	Suffix (Sr., Jr., II, III)	Suffix (Sr., Jr., II, III)
. All other names you	WA-	-NACES, EL
have used in the last 8 years Include your married or maiden names.	First name	First name
	Middle name	Middle name
	Last name	Last name
	First name	First name
	Middle name	Middle name
	Last name	Last name
	7- 1 - 0	
Only the last 4 digits of your Social Security	xx - x - 3 6 50	xxx - xx -
number or federal Individual Taxpayer	OR	OR
Identification number (ITIN)	9 xx - xx	9 xx - xx

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Debtor 1

Nicoleta

Cretu

Case number (if known)_____

i destina			
		About Debtor 1:	About Debtor 2 (Spouse Only in a Joint Case):
4.	Any business names and Employer Identification Numbers (EIN) you have used in the last 8 years	I have not used any business names or EINs.	☐ I have not used any business names or EINs.
	Include trade names and	Dusiness name	Business name
	doing business as names	Business name	Business name
		EIN	EIN
		EIN	EIN
5.	Where you live		If Debtor 2 lives at a different address:
		975 A34ev C+ Number Street	Number Street
		Number Street	Number Street
		lake, in the hills IL 60156	
		MC MCNTY State ZIP Code	City State ZIP Code
		County	County
		If your mailing address is different from the one above, fill it in here. Note that the court will send any notices to you at this mailing address.	If Debtor 2's mailing address is different from yours, fill it in here. Note that the court will send any notices to this mailing address.
		1590 W Algonaum Red	Number Street
		井158	
		HOFFMON ESTATES IL 60192	P.O. Box
		HOFFMAN ESTATES IL 60192 City State ZIP Code	City State ZIP Code
6.	Why you are choosing this district to file for	Check one:	ствення при
	bankruptcy	Over the last 180 days before filing this petition, I have lived in this district longer than in any other district.	 Over the last 180 days before filing this petition, I have lived in this district longer than in any other district.
		I have another reason. Explain. (See 28 U.S.C. § 1408.)	I have another reason. Explain. (See 28 U.S.C. § 1408.)
		MIN	il A

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		reducted i Bi i ago o oi 20
D	ebtor 1 Dicol-	ETA Cretu Case number (if known)
ŀ	art 2: Tell the Court Abo	ut Your Bankruptcy Case
7.	The chapter of the Bankruptcy Code you are choosing to file under	Check one. (For a brief description of each, see Notice Required by 11 U.S.C. § 342(b) for Individuals Filing for Bankruptcy (Form 2010)). Also, go to the top of page 1 and check the appropriate box. Chapter 7 Chapter 11 Chapter 12
8.	How you will pay the fee	I will pay the entire fee when I file my petition. Please check with the clerk's office in your local court for more details about how you may pay. Typically, if you are paying the fee yourself, you may pay with cash, cashier's check, or money order. If your attorney is submitting your payment on your behalf, your attorney may pay with a credit card or check with a pre-printed address. I need to pay the fee in installments. If you choose this option, sign and attach the Application for Individuals to Pay The Filing Fee in Installments (Official Form 103A). I request that my fee be waived (You may request this option only if you are filing for Chapter 7. By law, a judge may, but is not required to, waive your fee, and may do so only if your income is less than 150% of the official poverty line that applies to your family size and you are unable to pay the fee in installments). If you choose this option, you must fill out the Application to Have the Chapter 7 Filing Fee Waived (Official Form 103B) and file it with your petition.
9.	Have you filed for bankruptcy within the last 8 years?	Yes. District When MM / DD / YYYY District When MM / DD / YYYYY When MM / DD / YYYYY Case number Case number Case number
	Are any bankruptcy cases pending or being filed by a spouse who is not filing this case with you, or by a business partner, or by an affiliate?	Yes. Debtor District Debtor Debtor District When MM / DD / YYYY Relationship to you Case number, if known MM / DD / YYYY Case number, if known MM / DD / YYYY
1.	Do you rent your	TONG COAL FOR 40

residence?

Tes. Has your landlord obtained an eviction judgment against you and do you want to stay in your residence?

- No. Go to line 12.
- Q Yes. Fill out Initial Statement About an Eviction Judgment Against You (Form 101A) and file it with this bankruptcy petition.

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D	ebtor 1 NICOLE+	ame Last Name Case number (if known)
E	art 3: Report About Any	Businesses You Own as a Sole Proprietor
12	z. Are you a sole proprietoi	No. Go to Part 4.
	of any full- or part-time business?	☐ Yes. Name and location of business
	A sole proprietorship is a business you operate as an individual, and is not a separate legal entity such as a corporation, partnership, or LLC. If you have more than one sole proprietorship, use a	Name of business, if any Number Street
	separate sheet and attach it	
	to this petition.	City State ZIP Code
		Check the appropriate box to describe your business:
		☐ Health Care Business (as defined in 11 U.S.C. § 101(27A))
		☐ Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))
		Stockbroker (as defined in 11 U.S.C. § 101(53A))
		Commodity Broker (as defined in 11 U.S.C. § 101(6))
		☐ None of the above
13.	Are you filing under Chapter 11 of the Bankruptcy Code and are you a small business debtor? For a definition of small business debtor, see 11 U.S.C. § 101(51D).	If you are filing under Chapter 11, the court must know whether you are a small business debtor so that it can set appropriate deadlines. If you indicate that you are a small business debtor, you must attach your most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return or if any of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B). No. I am not filing under Chapter 11. No. I am filing under Chapter 11, but I am NOT a small business debtor according to the definition in the Bankruptcy Code.
		Yes. I am filing under Chapter 11 and I am a small business debtor according to the definition in the Bankruptcy Code.
Pa	nt 4: Report if You Own	or Have Any Hazardous Property or Any Property That Needs Immediate Attention
14.	Do you own or have any	No No
	property that poses or is alleged to pose a threat of imminent and identifiable hazard to public health or safety? Or do you own any	Yes. What is the hazard?
	property that needs immediate attention? For example, do you own	If immediate attention is needed, why is it needed?
	perishable goods, or livestock that must be fed, or a building that needs urgent repairs?	Where is the property? Number State ZIP Code

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Debtor 1

Nicoleta Cretu

Case number (if known	0)	
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Part 5:

Explain Your Efforts to Receive a Briefing About Credit Counseling

 Tell the court whether you have received a briefing about credit counseling.

The law requires that you receive a briefing about credit counseling before you file for bankruptcy. You must truthfully check one of the following choices. If you cannot do so, you are not eligible to file.

If you file anyway, the court can dismiss your case, you will lose whatever filing fee you paid, and your creditors can begin collection activities again.

bo			

You must check one:

- I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.
 - Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.
- I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy.

If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

u	I am not required to receive a briefing abou
	credit counseling because of:

- I have a mental illness or a mental deficiency that makes me
 - incapable of realizing or making rational decisions about finances.
- ☐ **Disability.** My physical disability causes me to be unable to participate in a briefing in person, by phone, or
 - through the internet, even after I reasonably tried to do so.
- Active duty. I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counseling with the court.

About Debtor 2 (Spouse Only in a Joint Case):

You must check one:

- ☐ I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, and I received a certificate of completion.
 - Attach a copy of the certificate and the payment plan, if any, that you developed with the agency.
- ☐ I received a briefing from an approved credit counseling agency within the 180 days before I filed this bankruptcy petition, but I do not have a certificate of completion.

Within 14 days after you file this bankruptcy petition, you MUST file a copy of the certificate and payment plan, if any.

□ I certify that I asked for credit counseling services from an approved agency, but was unable to obtain those services during the 7 days after I made my request, and exigent circumstances merit a 30-day temporary waiver of the requirement.

To ask for a 30-day temporary waiver of the requirement, attach a separate sheet explaining what efforts you made to obtain the briefing, why you were unable to obtain it before you filed for bankruptcy, and what exigent circumstances required you to file this case.

Your case may be dismissed if the court is dissatisfied with your reasons for not receiving a briefing before you filed for bankruptcy.

If the court is satisfied with your reasons, you must still receive a briefing within 30 days after you file. You must file a certificate from the approved agency, along with a copy of the payment plan you developed, if any. If you do not do so, your case may be dismissed.

Any extension of the 30-day deadline is granted only for cause and is limited to a maximum of 15 days.

- I am not required to receive a briefing about credit counseling because of:
 - Incapacity. I have a mental illness or a mental

deficiency that makes me incapable of realizing or making rational decisions about finances.

Disability. My physical disability causes me to be unable to participate in a

to be unable to participate in a briefing in person, by phone, or through the internet, even after I reasonably tried to do so.

Active duty. I am currently on active military duty in a military combat zone.

If you believe you are not required to receive a briefing about credit counseling, you must file a motion for waiver of credit counseling with the court.

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Case number (if known) Debtor 1 **Answer These Questions for Reporting Purposes** Part 6: 16a. Are your debts primarily consumer debts? Consumer debts are defined in 11 U.S.C. § 101(8) as "incurred by an individual primarily for a personal, family, or household purpose." 16. What kind of debts do you have? No. Go to line 16b. Yes, Go to line 17. 16b. Are your debts primarily business debts? Business debts are debts that you incurred to obtain money for a business or investment or through the operation of the business or investment. No. Go to line 16c. Yes. Go to line 17. 16c. State the type of debts you owe that are not consumer debts or business debts. 17. Are you filing under No. I am not filing under Chapter 7. Go to line 18. Chapter 7? Do you estimate that after 🔲 Yes. I am filing under Chapter 7. Do you estimate that after any exempt property is excluded and administrative expenses are paid that funds will be available to distribute to unsecured creditors? any exempt property is excluded and ☐ No administrative expenses ☐ Yes are paid that funds will be available for distribution to unsecured creditors? 25.001-50.000 1,000-5,000 18. How many creditors do 49 50.001-100.000 you estimate that you 5,001-10,000 50-99 10,001-25,000 ■ More than 100,000 owe? 100-199 200-999 \$500,000,001-\$1 billion \$1,000,001-\$10 million 19. How much do you \$0-\$50,000 \$1,000,000,001-\$10 billion \$10,000,001-\$50 million estimate your assets to \$50,001-\$100,000 \$10,000,000,001-\$50 billion be worth? \$50,000,001-\$100 million **a** \$100.001-\$500.000 ■ More than \$50 billion ■ \$100.000.001-\$500 million ■ \$500.001-\$1 million \$500,000,001-\$1 billion \$1,000,001-\$10 million \$0-\$50,000 20. How much do you ■ \$1,000,000,001-\$10 billion \$10,000,001-\$50 million estimate your liabilities \$50,001-\$100,000 \$10,000,000,001-\$50 billion to be? \$50,000,001-\$100 million **🔊** \$100,001-\$500,000 ■ More than \$50 billion \$100,000,001-\$500 million \$500,001-\$1 million Sign Below I have examined this petition, and I declare under penalty of perjury that the information provided is true and For you If I have chosen to file under Chapter 7, I am aware that I may proceed, if eligible, under Chapter 7, 11,12, or 13 of title 11, United States Code. I understand the relief available under each chapter, and I choose to proceed under Chapter 7. If no attorney represents me and I did not pay or agree to pay someone who is not an attorney to help me fill out this document, I have obtained and read the notice required by 11 U.S.C. § 342(b). I request relief in accordance with the chapter of title 11, United States Code, specified in this petition. I understand making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$250,000, or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571. POURCE OF AFORKEY Signature of Debtor 2

MM / DD /YYYY

Executed on

Executed on

MM / DD / YYYY

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		Case number (if known)	
Nor 1 First Name Middle Name	Last Name		
or your attorney, if you are presented by one	I, the attorney for the debtor(s) named in this pet to proceed under Chapter 7, 11, 12, or 13 of title available under each chapter for which the perso the notice required by 11 U.S.C. § 342(b) and, in knowledge after an inquiry that the information in	on is eligible. I also certify the	at I have delivered to the debtor(s) (D) applies, certify that I have no
an attorney, you do not eed to file this page.	×	Date	
	Signature of Attorney for Debtor		MM / DD /YYYY
	Printed name		
	Firm name		
	Number Street		
	City	State	ZIP Code
	Contact phone	Email address	S
	Contact brone		
	Bar number	State	

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ebtor 1 First Name	Middle Name	Last Name	The second section of the section
or you if you are fi ankruptcy without ttorney	ling this an	The law allows you, as an individual, to represent yourself in b should understand that many people find it extremely diffithemselves successfully. Because bankruptcy has long-teconsequences, you are strongly urged to hire a qualified a	erm financial and legal attorney.
If you are represented by an attorney, you do not need to file this page.	not	To be successful, you must correctly file and handle your bankrup technical, and a mistake or inaction may affect your rights. For exidismissed because you did not file a required document, pay a fee hearing, or cooperate with the court, case trustee, U.S. trustee, batfirm if your case is selected for audit. If that happens, you could locase, or you may lose protections, including the benefit of the autice.	tcy case. The rules are very ample, your case may be e on time, attend a meeting or ankruptcy administrator, or audit se your right to file another omatic stay.
		You must list all your property and debts in the schedules that you court. Even if you plan to pay a particular debt outside of your bar in your schedules. If you do not list a debt, the debt may not be di property or properly claim it as exempt, you may not be able to ke also deny you a discharge of all your debts if you do something d case, such as destroying or hiding property, falsifying records, or cases are randomly audited to determine if debtors have been ac Bankruptcy fraud is a serious crime; you could be fined and	scharged. If you do not list seep the property. The judge can ishonest in your bankruptcy lying. Individual bankruptcy scurate, truthful, and complete.
		If you decide to file without an attorney, the court expects you to hired an attorney. The court will not treat you differently because successful, you must be familiar with the United States Bankrupt Bankruptcy Procedure, and the local rules of the court in which y be familiar with any state exemption laws that apply.	follow the rules as if you had you are filing for yourself. To be cy Code, the Federal Rules of our case is filed. You must also
		Are you aware that filing for bankruptcy is a serious action with k consequences?	ong-term financial and legal
		No	
		Are you aware that bankruptcy fraud is a serious crime and that inaccurate or incomplete, you could be fined or imprisoned?	if your bankruptcy forms are
		No	
		☑ Yes	
		Did you pay or agree to pay someone who is not an attorney to	help you fill out your bankruptcy forms'
		Yes. Name of Person Fron Druc Crefu Attach Bankruptcy Petition Preparer's Notice, Declaration,	and Signature (Official Form 119).
		By signing here, I acknowledge that I understand the risks invol have read and understood this notice, and I am aware that filing attorney may cause me to lose my rights or property if I do not p	a parkruptcy odob militari
		* Nicolità Citu X fun I lita * Signatura Signa	ure of Debtor 2
		Signature of Debtor 1 COPY Enclosed Date Date	MM / DD / YYYY
		MM / DD / YYYY Contact phone Contact	ot phone
		Cell pl	none
		Cell phone	

UNITED STATES BANKRUPTCY COURT NORTHERN DISTRICT OF ILLINOIS

Debtor (s) HSBC Northernal	Bynk US Desociation at name los rc, Morgos sects 2006-6	astrojes)	Case No. 16 CH 60538 Chapter Chapter 13

<u>Instructions</u> Durable Power of Attorney for Property

Execute the Forms

- 1. Read your document carefully to be sure that you understand it and agree with what is written.
- 2. Initial next to the X's which mark the choices you made on each page.
- 3. Give your agent the Notice to Agent and the Agent's Certification and Acceptance of Authority. Agent should read but NOT sign these now.
- 4. Sign page 5 of the document in front of a witness and a notary public. You and the witness must both sign in front of the notary, who will verify your signatures. The witness must be:
 - a. A mentally competent adult
 - b. NOT your doctor or health care provider
 - c. NOT a person your listed as an agent or successor agent in the document
 - d. NOT a person who helped you write this document
 - e. NOT a close relative of you or your agent or successor agent
- 5. OPTIONAL Have agents and successor agents sign the specimen signature page with you watching them. You do not need to do this for the Power of Attorney to take effect. This step can help others verify the identity of you agent in the future, though. This step does not have to be done right away, you can do this at a later date. Sign next to your agent's signature to verify that this is his or her real signature.

Keep them handy

- 1. Copy the document after you have initialed and signed it as instructed above. Make at least two copies of the original.
- 2. Give copies to the people, agencies, and companies that your agent will need to deal with. For example, your bank, your landlord, and any agency from which you get benefits.
- 3. Keep the original signed documents in a safe place.
 - a. If you do not think your agent will need to use the Power of Attorney any time soon, keep the originals yourself, and give your agent a copy. Be sure to tell your agent where to find the original, though.
 - b. If your agent might need to use the Power of Attorney soon, then give your agent the originals and keep a copy for yourself

Use the Power of Attorney

- 1. Your agent will need to present the **original** power of attorney the first time he or she interacts with any company or service provider on your behalf. If your agent deals with a certain company or agency on a regular basis, they probably will not ask to see the document every time.
- 2. A company or service provider might ask your agent to sign an **Agent's Certification and Acceptance of Authority** at the time the agent acts on your behalf. This is called **countersigning.** The agent should keep some blank copies to sign as needed.
- 3. If your agent signs any contracts or other documents for you, he or she should sign your

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name, but may show that it is signed by an agent by writing something like "Penny Principal, by her agent Annie Agent."

NOTICE TO THE INDIVIDUAL SIGNING THE ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY.

PLEASE READ THIS NOTICE CAREFULLY. The form that you will be signing is a legal document. It is governed by the Illinois Power of Attorney Act. If there is anything about this form that you do not understand, you should ask a lawyer to explain it to you.

The purpose of this Power of Attorney is to give your designated "agent" broad powers to handle your financial affairs, which may include the power to pledge, sell, or dispose of any of your real or personal property, even without your consent or any advance notice to you. When using the Statutory Short Form, you may name successor agents, but you may not name co-agents.

This form does not impose a duty upon your agent to handle your financial affairs, so it is important that you select an agent who will agree to do this for you. It is also important to select an agent whom you trust, since you are giving that agent control over your financial assets and property. Any agent who does act for you has a duty to act in good faith for your benefit and to use due care, competence, and diligence. He or she must also act in accordance with the law and with the directions in this form. Your agent must keep a record of all receipts, disbursements, and significant actions taken as your agent.

Unless you specifically limit the period of time that this Power of Attorney will be in effect, your agent may exercise the powers given to him or her throughout your lifetime, both before and after you become incapacitated. A court, however, can take away the powers of your agent if it finds that the agent is not acting properly. You may also revoke this Power of Attorney if you wish.

This Power of Attorney does not authorize your agent to appear in court for you as an attorney-at-law or otherwise to engage in the practice of law unless he or she is a licensed attorney who is authorized to practice law in Illinois.

The powers you give your agent are explained more fully in Section 3-4 of the Illinois Power of Attorney Act. This form is a part of that law. The "NOTE" paragraphs throughout this form are instructions.

You are not required to sign this Power of Attorney, but it will not take effect without your signature. You should not sign this Power of Attorney if you do not understand everything in it, and what your agent will be able to do if you do sign it.

Please place your initials on the following line indicating that you have read this Notice:

Principal's initials

ILLINOIS STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY

POWER OF ATTORNEY made this 12th day of December, 2016.

1. I, Nicoleta Cretu, of 975 Aster Court, Lake In The Hills, Illinois 60156, hereby revoke all prior powers of attorney for property executed by me and appoint:

Emanuel Cretu

975 Aster Court, Lake In The Hills, Illinois 60156

as my attorney-in-fact (my "agent") to act for me and in my name (in any way I could act in person) with respect to the following powers, as defined in Section 3-4 of the "Statutory Short Form Power of Attorney for Property Law" (including all amendments), but subject to any limitations on or additions to the specified powers inserted in paragraph 2 or 3 below:

NOTE: You must strike out any one or more of the following categories of powers you do not want your agent to have. Failure to strike the title of any category will cause the powers described in that category to be granted to the agent. To strike out a category you must draw a line through the title of that category.

- (a) Real estate transactions.
- (b) Financial institution transactions.
- (c) Stock and bond transactions.
- (d) Tangible personal property transactions.
- (e) Safe deposit box transactions.
- (f) Insurance and annuity transactions.
- (g) Retirement plan transactions.
- (h) Social Security, employment and military service benefits.
- (i) Tax matters.
- (j) Claims and litigation.
- (k) Commodity and option transactions.
- (l) Business operations.
- (m) Borrowing transactions.
- (n) Estate transactions.
- (o) All other property powers and transactions.

NOTE: Limitations on and additions to the agent's powers may be included in this power of attorney if they are specifically described below.

2. The powers granted above shall not include the following powers or shall be modified or limited in the following particulars:

NOTE: Here you may include any specific limitations you deem appropriate, such as a prohibition or conditions on the sale of particular stock or real estate or special rules

on borrowing by the agent.

None

3. In addition to the powers granted above, I grant my agent the following powers:

NOTE: Here you may add any other delegable powers including, without limitation, power to make gifts, exercise powers of appointment, name or change beneficiaries or joint tenants or revoke or amend any trust specifically referred to below.

My power of attorney shall have the right to make and change insurance beneficiary designations.

My power of attorney shall have the right to pursue bankruptcy on my behalf.

I grant my agent the power to designate a new successor agent if I am under legal disability and my agent believes it is necessary to designate a new successor agent.

I, Nicoleta Cretu, born on October 29, 1972, hereby authorize the Social Security Administration to disclose personal information to my agent including but not limited to my Social Security number, benefit amounts, and other information as outlined in a separate Release of Information and Authorization to Represent when I am no longer physically or mentally able to interact with the Social Security Administration on my own. My agents are also authorized to act on my behalf with regards to the Social Security Administration as outlined in the release and authorization.

NOTE: Your agent will have authority to employ other persons as necessary to enable the agent to properly exercise the powers granted in this form, but your agent will have to make all discretionary decisions. If you want to give your agent the right to delegate discretionary decision-making powers to others, you should keep paragraph 4, otherwise it should be struck out.

4. My agent shall have the right by written instrument to delegate any or all of the foregoing powers involving discretionary decision making to any person or persons whom my agent may select, but such delegation may be amended or revoked by any agent (including any successor) named by me who is acting under this power of attorney at the time of reference.

———— (initials of principal)

NOTE: Your agent will be entitled to reimbursement for all reasonable expenses incurred in acting under this power of attorney. Strike out paragraph 5 if you do not want your agent to also be entitled to reasonable compensation for services as agent.

5. My agent shall be entitled to reasonable compensation for services rendered as agent under this power of attorney.

NOTE: This power of attorney may be amended or revoked by you at any time and in any manner. Absent amendment or revocation, the authority granted in this power of

attorney will become effective at the time this power is signed and will continue until your death, unless a limitation on the beginning date or duration is made by initialing and completing one or both of paragraphs 6 and 7:

- 6. This power of attorney shall become effective immediately.
 - NOTE: Insert a future date or event during your lifetime, such as a court determination of your disability or a written determination by your physician that you are incapacitated, when you want this power to first take effect.
- 7. This power of attorney shall terminate on my death.

NOTE: Insert a future date or event, such as a court determination that you are not under a legal disability or a written determination by your physician that you are not incapacitated, if you want this power to terminate prior to your death.

NOTE: If you wish to name one or more successor agents, insert the name and address of each successor agent in paragraph 8.

8. If any agent named by me shall die, become incompetent, resign or refuse to accept the office of agent, I name the following (each to act alone and successively, in the order named) as successor(s) to such agent:

None

For purposes of this paragraph 8, a person shall be considered to be incompetent if and while the person is a minor or an adjudicated incompetent or disabled person or the person is unable to give prompt and intelligent consideration to business matters, as certified by a licensed physician.

NOTE: If you wish to, you may name your agent as guardian of your estate if a court decides that one should be appointed. To do this, retain paragraph 9, and the court will appoint your agent if the court finds that this appointment will serve your best interests and welfare. Strike out paragraph 9 if you do not want your agent to act as guardian.

9. If a guardian of my estate (my property) is to be appointed, I nominate the agent acting under this power of attorney as such guardian, to serve without bond or security.

10. I am fully informed as to all the contents of this form and understand the full import of this grant of powers to my agent.

NOTE: This form does not authorize your agent to appear in court for you as an attorney-at-law or otherwise to engage in the practice of law unless he or she is a licensed attorney who is authorized to practice law in Illinois.

11. The Notice to Agent is incorporated by reference and included as part of this form.

Sioned.

Nicoleta Cretu, Principal

NOTE: This power of attorney will not be effective unless it is signed by at least one witness and your signature is notarized, using the form below. The notary may not also sign as a witness.

The undersigned witness certifies that Nicoleta Cretu, known to me to be the same person whose name is subscribed as principal to the foregoing power of attorney, appeared before me and the notary public and acknowledged signing and delivering the instrument as the free and voluntary act of the principal, for the uses and purposes therein set forth. I believe him or her to be of sound mind and memory. The undersigned witness also certifies that the witness is not:

- (a) the attending physician or mental health service provider or a relative of the physician or provider;
- (b) an owner, operator, or relative of an owner or operator of a health care facility in which the principal is a patient or resident;
- (c) a parent, sibling, descendant, or any spouse of such parent, sibling, or descendant of either the principal or any agent or successor agent under the foregoing power of attorney, whether such relationship is by blood, marriage, or adoption; or (d) an agent or successor agent under the foregoing power of attorney.

Dated: December 12, 2016 Witness: Twenof Amon

NOTE: Illinois requires only one witness, but other jurisdictions may require more than one witness. If you wish to have a second witness, have him or her certify and sign here:

(Second witness) The undersigned witness certifies that Nicoleta Cretu, known to me to be the same person whose name is subscribed as principal to the foregoing power of attorney, appeared before me and the notary public and acknowledged signing and delivering the instrument as the free and voluntary act of the principal, for the uses and purposes therein set forth. I believe him or her to be of sound mind and memory. The undersigned witness also certifies that the witness is not:

- (a) the attending physician or mental health service provider or a relative of the physician or provider;
- (b) an owner, operator, or relative of an owner or operator of a health care facility in which the principal is a patient or resident;
- (c) a parent, sibling, descendant, or any spouse of such parent, sibling, or descendant of either the principal or any agent or successor agent under the foregoing power of attorney, whether such relationship is by blood, marriage, or adoption; or
- (d) an agent or successor agent under the foregoing power of attorney.

Dated:	Witness:
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State of Illinois) SS.
County of McHenry)

The undersigned, a notary public in and for the above county and state, certifies that Nicoleta Cretu, known to me to be the same person whose name is subscribed as principal to the foregoing power of attorney, appeared before me and the witness(es) Irving R. Symonds III (and

in person and acknowledged signing and delivering the instrument as the free and voluntary act of the principal, for the uses and purposes therein set forth (, and certified to the correctness of the signature(s) of the agent(s)).

Dated: 12 December 2016

Adeline Symonds Notary Public

My commission expires 13 May 2019

Additional signatures, notary, and witness on next page

OFFICIAL SEAL ADELINE SYMONDS Notary Public - State of Illinois My Commission Expires 5/13/2019 NOTE: You may, but are not required to, request your agent and successor agents to provide specimen signatures below. If you include specimen signatures in this power of attorney, you must complete the certification opposite the signatures of the agents.

Specimen signatures of agent (and successors)

Nicoleta Cretu

I certify that the signature of my agent is genuine.

NOTE: The name, address, and phone number of the person preparing this form or who assisted the principal in completing this form should be inserted below.

This document was prepared by: Irving R. Symonds III, 858 Sheridan Road, Highwood, Illinois 60040 phone (847) 278-7512

NOTICE TO AGENT

When you accept the authority granted under this power of attorney a special legal relationship, known as agency, is created between you and the principal. Agency imposes upon you duties that continue until you resign or the power of attorney is terminated or revoked.

As agent you must:

Emanuel Cretu

do what you know the principal reasonably expects you to do with the principal's property;

act in good faith for the best interest of the principal, using due care, competence, and diligence;

keep a complete and detailed record of all receipts, disbursements, and significant actions conducted for the principal;

attempt to preserve the principal's estate plan, to the extent actually known by the agent, if preserving the plan is consistent with the principal's best interest; and

cooperate with a person who has authority to make health care decisions for the principal to carry out the principal's reasonable expectations to the extent actually in the principal's best interest.

As agent you must not do any of the following:

act so as to create a conflict of interest that is inconsistent with the other principles in this Notice to Agent;

do any act beyond the authority granted in this power of attorney;

commingle the principal's funds with your funds;

borrow funds or other property from the

principal, unless otherwise authorized;

continue acting on behalf of the principal if you learn of any event that terminates this power of attorney or your authority under this power of attorney, such as the death of the principal, your

legal separation from the principal, or the dissolution of your marriage to the principal.

If you have special skills or expertise, you must use those special skills and expertise when acting for the principal. You must disclose your identity as an agent whenever you act for the principal by writing or printing the name of the principal and signing your own name "as Agent" in the following manner:

"Nicoleta Cretu by Emanuel Cretu as Agent"

The meaning of the powers granted to you is contained in Section 3-4 of the Illinois Power of Attorney Act, which is incorporated by reference into the body of the power of attorney for property document.

If you violate your duties as agent or act outside the authority granted to you, you may be liable for any damages, including attorney's fees and costs, caused by your violation.

If there is anything about this document or your duties that you do not understand, you should seek legal advice from an attorney.

AGENT'S CERTIFICATION AND ACCEPTANCE OF AUTHORITY

I, Emanuel Cretu, certify that the attached is a true copy of a power of attorney naming the undersigned as agent or successor agent for Nicoleta Cretu.

I certify that to the best of my knowledge the principal had the capacity to execute the power of attorney, is alive, and has not revoked the power of attorney; that my powers as agent have not been altered or terminated; and that the power of attorney remains in full force and effect.

I accept appointment as agent under this power of attorney.

This certification and acceptance is made under penalty of perjury.*

Dated: 12-12-2016

(Agent's Signature)

Emanuel Cretu

975 Aster Court, Lake In The Hills, Illinois 60156

*(NOTE: Perjury is defined in Section 32-2 of the Criminal Code of 1961, and is a Class 3 felony.)

[Attachment]

SECTION 3-4 OF THE STATUTORY SHORT FORM POWER OF ATTORNEY FOR PROPERTY LAW (735 ILCS 45/3-4)

- Sec. 3-4. Explanation of powers granted in the statutory short form power of attorney for property. This Section defines each category of powers listed in the statutory short form power of attorney for property and the effect of granting powers to an agent. When the title of any of the following categories is retained (not struck out) in a statutory property power form, the effect will be to grant the agent all of the principal's rights, powers and discretions with respect to the types of property and transactions covered by the retained category, subject to any limitations on the granted powers that appear on the face of the form. The agent will have authority to exercise each granted power for and in the name of the principal with respect to all of the principal's interests in every type of property or transaction covered by the granted power at the time of exercise, whether the principal's interests are direct or indirect, whole or fractional, legal, equitable or contractual, as a joint tenant or tenant in common or held in any other form; but the agent will not have power under any of the statutory categories (a) through (o) to make gifts of the principal's property, to exercise powers to appoint to others or to change any beneficiary whom the principal has designated to take the principal's interests at death under any will, trust, joint tenancy, beneficiary form or contractual arrangement. The agent will be under no duty to exercise granted powers or to assume control of or responsibility for the principal's property or affairs; but when granted powers are exercised, the agent will be required to use due care to act for the benefit of the principal in accordance with the terms of the statutory property power and will be liable for negligent exercise. The agent may act in person or through others reasonably employed by the agent for that purpose and will have authority to sign and deliver all instruments, negotiate and enter into all agreements and do all other acts reasonably necessary to implement the exercise of the powers granted to the agent.
- (a) Real estate transactions. The agent is authorized to: buy, sell, exchange, rent and lease real estate (which term includes, without limitation, real estate subject to a land trust and all beneficial interests in and powers of direction under any land trust); collect all rent, sale proceeds and earnings from real estate; convey, assign and accept title to real estate; grant easements, create conditions and release rights of homestead with respect to real estate; create land trusts and exercise all powers under land trusts; hold, possess, maintain, repair, improve, subdivide, manage, operate and insure real estate; pay, contest, protest and compromise real estate taxes and assessments; and, in general, exercise all powers with respect to real estate which the principal could if present and under no disability.
- (b) Financial institution transactions. The agent is authorized to: open, close, continue and control all accounts and deposits in any type of financial institution (which term includes, without limitation, banks, trust companies, savings and building and loan associations, credit unions and brokerage firms); deposit in and withdraw from and write checks on any financial institution account or deposit; and, in general, exercise all powers with respect to financial institution transactions which the principal could if present and under no disability.
- (c) Stock and bond transactions. The agent is authorized to: buy and sell all types of securities (which term includes, without limitation, stocks, bonds, mutual funds and all other types of investment securities and financial instruments); collect, hold and safekeep all dividends, interest, earnings, proceeds of sale, distributions, shares, certificates and other evidences of ownership paid or distributed with respect to securities; exercise all voting rights with respect to securities in person or by proxy, enter into voting trusts and consent to limitations on the right to vote; and, in general, exercise all powers with respect to securities which the principal could if present and

under no disability.

- (d) Tangible personal property transactions. The agent is authorized to: buy and sell, lease, exchange, collect, possess and take title to all tangible personal property; move, store, ship, restore, maintain, repair, improve, manage, preserve, insure and safekeep tangible personal property; and, in general, exercise all powers with respect to tangible personal property which the principal could if present and under no disability.
- (e) Safe deposit box transactions. The agent is authorized to: open, continue and have access to all safe deposit boxes; sign, renew, release or terminate any safe deposit contract; drill or surrender any safe deposit box; and, in general, exercise all powers with respect to safe deposit matters which the principal could if present and under no disability.
- (f) Insurance and annuity transactions. The agent is authorized to: procure, acquire, continue, renew, terminate or otherwise deal with any type of insurance or annuity contract (which terms include, without limitation, life, accident, health, disability, automobile casualty, property or liability insurance); pay premiums or assessments on or surrender and collect all distributions, proceeds or benefits payable under any insurance or annuity contract; and, in general, exercise all powers with respect to insurance and annuity contracts which the principal could if present and under no disability.
- (g) Retirement plan transactions. The agent is authorized to: contribute to, withdraw from and deposit funds in any type of retirement plan (which term includes, without limitation, any tax qualified or nonqualified pension, profit sharing, stock bonus, employee savings and other retirement plan, individual retirement account, deferred compensation plan and any other type of employee benefit plan); select and change payment options for the principal under any retirement plan; make rollover contributions from any retirement plan to other retirement plans or individual retirement accounts; exercise all investment powers available under any type of self-directed retirement plan; and, in general, exercise all powers with respect to retirement plans and retirement plan account balances which the principal could if present and under no disability.
- (h) Social Security, unemployment and military service benefits. The agent is authorized to: prepare, sign and file any claim or application for Social Security, unemployment or military service benefits; sue for, settle or abandon any claims to any benefit or assistance under any federal, state, local or foreign statute or regulation; control, deposit to any account, collect, receipt for, and take title to and hold all benefits under any Social Security, unemployment, military service or other state, federal, local or foreign statute or regulation; and, in general, exercise all powers with respect to Social Security, unemployment, military service and governmental benefits which the principal could if present and under no disability.
- (i) Tax matters. The agent is authorized to: sign, verify and file all the principal's federal, state and local income, gift, estate, property and other tax returns, including joint returns and declarations of estimated tax; pay all taxes; claim, sue for and receive all tax refunds; examine and copy all the principal's tax returns and records; represent the principal before any federal, state or local revenue agency or taxing body and sign and deliver all tax powers of attorney on behalf of the principal that may be necessary for such purposes; waive rights and sign all documents on behalf of the principal as required to settle, pay and determine all tax liabilities; and, in general, exercise all powers with respect to tax matters which the principal could if present and under no disability.
- (j) Claims and litigation. The agent is authorized to: institute, prosecute, defend, abandon, compromise, arbitrate, settle and dispose of any claim in favor of or against the principal or any property interests of the principal; collect and receipt for any claim or settlement proceeds and

waive or release all rights of the principal; employ attorneys and others and enter into contingency agreements and other contracts as necessary in connection with litigation; and, in general, exercise all powers with respect to claims and litigation which the principal could if present and under no disability.

- (k) Commodity and option transactions. The agent is authorized to: buy, sell, exchange, assign, convey, settle and exercise commodities futures contracts and call and put options on stocks and stock indices traded on a regulated options exchange and collect and receipt for all proceeds of any such transactions; establish or continue option accounts for the principal with any securities or futures broker; and, in general, exercise all powers with respect to commodities and options which the principal could if present and under no disability.
- (1) Business operations. The agent is authorized to: organize or continue and conduct any business (which term includes, without limitation, any farming, manufacturing, service, mining, retailing or other type of business operation) in any form, whether as a proprietorship, joint venture, partnership, corporation, trust or other legal entity; operate, buy, sell, expand, contract, terminate or liquidate any business; direct, control, supervise, manage or participate in the operation of any business and engage, compensate and discharge business managers, employees, agents, attorneys, accountants and consultants; and, in general, exercise all powers with respect to business interests and operations which the principal could if present and under no disability.
- (m) Borrowing transactions. The agent is authorized to: borrow money; mortgage or pledge any real estate or tangible or intangible personal property as security for such purposes; sign, renew, extend, pay and satisfy any notes or other forms of obligation; and, in general, exercise all powers with respect to secured and unsecured borrowing which the principal could if present and under no disability.
- (n) Estate transactions. The agent is authorized to: accept, receipt for, exercise, release, reject, renounce, assign, disclaim, demand, sue for, claim and recover any legacy, bequest, devise, gift or other property interest or payment due or payable to or for the principal; assert any interest in and exercise any power over any trust, estate or property subject to fiduciary control; establish a revocable trust solely for the benefit of the principal that terminates at the death of the principal and is then distributable to the legal representative of the estate of the principal; and, in general, exercise all powers with respect to estates and trusts which the principal could if present and under no disability; provided, however, that the agent may not make or change a will and may not revoke or amend a trust revocable or amendable by the principal or require the trustee of any trust for the benefit of the principal to pay income or principal to the agent unless specific authority to that end is given, and specific reference to the trust is made, in the statutory property power form.
- (o) All other property powers and transactions. The agent is authorized to: exercise all possible powers of the principal with respect to all possible types of property and interests in property, except to the extent the principal limits the generality of this category (o) by striking out one or more of categories (a) through (n) or by specifying other limitations in the statutory property power form.

SOCIAL SECURITY ADMINISTRATION CONSENT FOR RELEASE OF INFORMATION & AUTHORIZATION TO REPRESENT

TO: The Social Security Administration

I, Nicoleta Cretu, hereby authorize the Social Security Administration to release information or records about me to:

NAME	ADDRESS
Emanuel Cretu	975 Aster Court, Lake In The Hills, Illinois 60156
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I want this information released to the above-named individuals so they may act on my behalf and as my representatives/agents with regards to the Social Security Administration when I am not physically or mentally able to interact with the Administration on my own behalf, my minor children's behalf, individuals for whom I am representative payee's behalf, or individuals for whom I am legal guardian's behalf. I hereby authorize the release of the following information:

- * Social Security number
- * Identifying information (including date, place of birth, parents' names, children's names)
- * Monthly Social Security benefit amount
- * Monthly Supplemental Security Income payment amount
- * Information about benefits/payments I received from eligibility to present
- * Information about my Medicare claim/coverage from eligibility to present
- * Medical records and information (including my HIV/AIDS diagnoses/treatment, mental health diagnoses/treatment, and drugs and alcohol treatment)
- * Identifying information of other individuals receiving benefits under my record (including my children's, spouse's, and parents' names, benefit amounts, and length of time they have received benefits)
- * Overpayment and repayment information
- * Information regarding work attempts (including places of employment, amount of money earned, dates of employment, reports submitted regarding work activity, etc.)

If any agent named by me shall die, become incompetent, resign or refuse to accept the office of agent, I name the following (each to act alone and successively, in the order named) as successor(s) to such agent:

None

I specifically authorize the above-named individuals to act as my representatives/agents with regards to the Social Security Administration so that the above-named individuals may negotiate Social Security Administration or Supplemental Security Income checks on my behalf. The abovenamed individuals are also authorized to apply for benefits, appeal denials and overpayments, complete paperwork, and report changes in circumstances to the Administration on my behalf.

This consent and authorization also allows the above-named individuals to act on behalf of any of my minor children or individuals to whom I am the legal guardian or representative payee as described above.

Initials & Date: &

This authorization is <u>not</u> a one-time-only disclosure. This authorization is valid from the date signed and continues to be valid until my death. This authorization is also valid for the abovenamed individuals even if the individuals have moved from the above-noted addresses as long as his/her identity may be confirmed.

I am the individual to whom the information/record applies or that person's parent (if a minor) or legal guardian. I declare under penalty of perjury that I have examined all the information on this form and it is true and correct to the best of my knowledge. I understand that anyone who knowingly gives a false or misleading statement about a material fact in this information, or causes someone to do so, commits a crime and may be sent to prison, or may face other penalties or both.

I understand that I am under no legal obligation to sign this consent and authorization. This form is two pages in length. The first page has been initialed and dated by me.

The undersigned, a notary public in and for the above county and state, certifies that Nicoleta Cretu, known to me to be the same person whose name is subscribed above, appeared before me and the additional witness in person and acknowledged signing and delivering the instrument as the free and voluntary act of the person, for the uses and purposes therein set forth.

Dated: December 12, 2016
(SEAL)

OFFICIAL SEAL
ADELINE SYMONDS
Notary Public - State of Illinois
My Commission Expires 5/13/2019

Notary Public

My commission expires: May 13, 2019